

GRAHAM & JENSEN, LLP
Jason W. Graham (GA Bar No. 304595)
Raegan M. King (GA Bar No. 812035)
17 Executive Park Drive, Suite 115
Atlanta, Georgia 30329
Telephone: (404) 842-9380
Facsimile: (678) 904-3110
Email: jgraham@grahamjensen.com
rking@grahamjensen.com
** Pro hac vice*

JOHNSON & JOHNSON LLP

Neville L. Johnson (SBN 66329)
Douglas L. Johnson (SBN 209216)
James T. Ryan (SBN 210515)
439 North Canon Drive, Suite 200
Beverly Hills, California 90210
Telephone: (310) 975-1080
Facsimile: (310) 975-1095
Email: njohnson@jllplaw.com
djohnson@jllplaw.com
jryan@jllplaw.com

Attorneys for Plaintiff,
ALLYSON NICHOLE BURNETT

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

WESTERN DIVISION

ALLYSON NICHOLE BURNETT

Plaintiff.

v.

ADAM YOUNG D/B/A OWL
CITY, MATT THIESSEN, BRIAN
LEE, UNIVERSAL MUSIC
GROUP, INC., SONGS MUSIC
PUBLISHING, LLC, CARLY RAE
JEPSEN, SCHOOLBOY
RECORDS, LLC, AMERICAN
SOCIETY OF COMPOSERS,
AUTHORS AND PUBLISHERS,
BROADCAST MUSIC, INC., and
SESAC, INC.

Defendants.

CASE NO. 2:12-cv-09203-DSF-VBK

**STIPULATION OF DISMISSAL WITH
PREJUDICE OF DEFENDANT CARLY
JEPSEN**

[Rule 41(a)(1), Fed. R. Civ. P.]

Honorable Dale S. Fischer

Plaintiff Allyson Nichole Burnett (“Burnett”) and Defendant Carly Rae Jepsen (“Jepsen”) and, pursuant to their request, Defendants Adam Young, Matt Thiessen, Songs Music Publishing, LLC, Universal Music Group, Inc. and Schoolboy Records, LLC (the “Remaining Defendants”), hereby stipulate, by and through their undersigned attorneys, to the dismissal of Plaintiff’s Complaint against Jepsen, pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), with prejudice, and with Burnett and Jepsen each to bear their own costs and attorney’s fees concerning the claims and defenses asserted between them in this action. Notwithstanding the foregoing, Jepsen and the Remaining Defendants preserve all of their rights, claims, remedies and contentions, including without limitation, any and all indemnity rights, against, between or among each other.

IT IS SO STIPULATED AND AGREED.

DATED: May 12, 2014

Respectfully Submitted,

GRAHAM & JENSEN, LLP

By: /s/ Raegan M. King

Jason W. Graham

Raegan M. King

Attorneys for Plaintiff

JOHNSON & JOHNSON LLP

Neville L. Johnson

Douglas L. Johnson

James T. Ryan

Local counsel for Plaintiff

1 DATED: May 12, 2014

2 Respectfully Submitted,

3 JONATHAN D. DAVIS, P.C.

4

5 By: /s/ Jonathan D. Davis
6 Jonathan D. Davis

7 Attorneys for Defendant Carly Rae
8 Jepsen

9 DATED: May 12, 2014

10 Respectfully Submitted,

11 THE LAW OFFICES OF PETER J.
12 ANDERSON, A P.C.

13 By: /s/ Peter J. Anderson
14 Peter J. Anderson

15 Attorneys for Defendants Adam
16 Young, Universal Music Group, Inc.,
17 and Schoolboy Records LLC

18
19
20
21
22
23
24
25
26
27
28

Attestation Regarding Signatures

The undersigned attests that all signatories listed, and on whose behalf this filing is submitted, concur in this filing's content and have authorized its filing.

Dated:

/S/ Raegan M. King

Raegan M. King, Esq.

CERTIFICATE OF SERVICE

This is to certify that I have this day served the following parties in this matter with a copy of the foregoing via the Court's CM/ECF notification system to:

Peter J. Anderson
The Law Offices of Peter J.
Anderson
100 Wilshire Boulevard
Suite 2010
Santa Monica, CA 90401
pja@pjanderson.com

Jonathan D. Davis
Jonathan D. Davis, P.C.
99 Park Ave, #1600
New York, NY 10016
jdd@jddavispc.com

DATED: May 12, 2014

Respectfully Submitted,
GRAHAM & JENSEN, LLP

By: /s/ Raegan M. King
Jason W. Graham
Raegan M. King

Attorneys for Plaintiff

JOHNSON & JOHNSON LLP

Neville L. Johnson
Douglas L. Johnson
James T. Ryan

Local counsel for Plaintiff